

HAND DELIVERED

RECEIVED

2014 JUN -5 PM 3:07

STATE OF WISCONSIN:

BEFORE THE GOVERNMENT ACCOUNTABILITY BOARD

GOVERNMENT
ACCOUNTABILITY BOARD

IN THE MATTER of the Nomination
Papers Filed By Gary R. George with
Respect to the August 12, 2014 Primary
Election for Wisconsin's 4th Congressional
District

File No. _____

VERIFIED COMPLAINT OF SHEILA COCHRAN

The Complainant, Sheila Cochran alleges and shows as follows:

1. The Complainant, Sheila Cochran ("Complainant"), is an elector of the City and County of Milwaukee residing at 3316 N 51 Blvd., Milwaukee, Wisconsin 53216.
2. The Respondent, Gary R. George ("Respondent"), is upon information and belief a candidate in the August 12, 2014 Partisan Primary Election for Wisconsin's 4th Congressional District and whose address is listed in the 6th Congressional District as 1138 Lake Shore Rd, Grafton, Wisconsin 53204-9724.
3. On or about June 2, 2014 Respondent filed with the Government Accountability Board ("GAB") his Nomination Papers.
4. Upon information and belief, Respondent's Nomination papers were allegedly circulated between April 15, 2014 and June 2, 2014.

5. Respondent's Nomination papers allegedly consisted of an sufficient number of signatures so as to be more than 1000 (one thousand) signatures, the amount required for placement on the ballot for the August 12, 2014 Primary Election for the Primary Election for Wisconsin's 4th Congressional District, upon information and belief believes that the GAB has accepted a total of 1294 (one thousand two hundred ninety four) signatures.

CHALLENGES TO CIRCULATOR INFORMATION

6. Page No(s). 127,128,139 - Stephen Starms, 3334 W. Highland, #415, Milwaukee, Class C felony in 1984, *See* the attached court records. Number of Signatures Disqualified 49.

7. Page No(s). 122,123,124,125,126 - Twana Burris, 4113 N 23rd St, Milwaukee, Class H felony in 2010 bribery of witness, *See* the attached court records. Number of Signatures Disqualified 29.

8. Page No(s). 58,59, 64-87, 88 - Tyrone Daniels, 3950 N 72nd St, Milwaukee, Possible felon (multiples of same name for MKE Co.) *See* the attached court records. Notaries Affidavit of Correction wrongly dated 3rd of May. Number of Signatures Disqualified 242.

9. Page No(s). 147,148,153,154 - George Pumphrey, 8327 W Hope #3, Milwaukee, History of two felonies and misdemeanor obstruction, *See* the attached court records. Number of Signatures Disqualified 25.

10. Page No(s). 101,103,106,107,111,112,114,128,115 - Corey Daniels, 4638 N 38th St, Milwaukee, Felonies including forgery in '93 and a class C felony in '95, *See* the attached court records. Number of Signatures Disqualified 69.

11. Page No(s). 60-63, 88, 90-97 - Anthony Carter, 3560 N 62nd St, #211, Milwaukee, Notary's Affidavit of Correction wrongly dated 3rd of May. Number of Signatures Disqualified 126.
12. Page No(s). 144 – 145 - Nettie Belcher, 1819 N 39th St, Milwaukee, Retail theft, disorderly conduct, Battery to law officer, class D felony, *See* the attached court records. Number of Signatures Disqualified 20.
13. Page No(s). 139-141, Angelica Talavera, Circulator date signed before electors. Number of Signatures Disqualified 28.
14. Page No(s). 142-143, 146, Marshall Williams - 6202 W. Spencer Pl, Milwaukee, Did not include municipality when signing his petitions. Number of Signatures Disqualified 24.
15. Page No(s). 150-152, Joe Johnson - 2544 N 9th St, Milwaukee, Did not include municipality when signing. Signatures Disqualified 25
16. Page No(s). 1-56, James W. Nelson - 3179 N Richards St, Milwaukee, guilty of a felony, *See* the attached court records. Number of Signatures Disqualified 521.

CONCLUSION

17. Accordingly, Respondent has not submitted a sufficient number of signatures to be placed on the ballot for the August 12, 2014 Primary Election for Wisconsin's 4th Congressional District
18. This Verified Complaint is made pursuant to § GAB 2.07, and was served on Respondent's Registered Agent via Electronic Mail.

WHEREFORE, Complainant respectfully requests that the GAB conduct an investigation pursuant to § GAB 2.07, Wis. Admin. Code, in conjunction with such other public officials as the GAB, or the Executive Director thereof, may deem appropriate and determine the

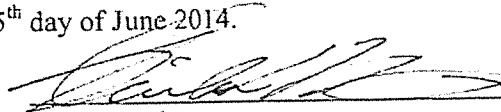
Nomination papers of the Respondent to be insufficient for the reasons set forth in this Verified Complaint.

VERIFICATION

STATE OF WISCONSIN)
) ss
MILWAUKEE COUNTY)

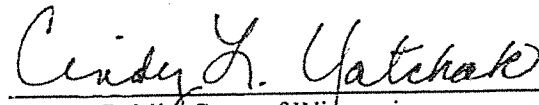
I, Sheila Cochran being first duly sworn, on oath, deposes and states that I am a resident of the State of Wisconsin and a qualified elector, and that the foregoing verified complaint is true and correct based upon my personal knowledge except as to those matters therein stated upon information and belief and, as to those matters, I believe them to be true.

Dated at Madison, Wisconsin this 5th day of June 2014.



Sheila Cochran
Complainant

Subscribed and Sworn to before me this 5th day of June 2014.



Notary Public, State of Wisconsin
My Commission expires _____ / Is Permanent.

CINDY L. YATCHAK
My Commission Expires January 15, 2017

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. Mary Dixon
Milwaukee County Case Number 2003CF004211

The defendant Mary Dixon was found guilty of the following charge(s) in this case.

- Forgery-Uttering, a class H felony, Wisconsin Statutes 943.38(2).
- Forgery-Uttering, a class H felony, Wisconsin Statutes 943.38(2).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs Stephen Brock Starms
Milwaukee County Case Number 1984CF008789A

The defendant Stephen Brock Starms was found guilty of the following charge(s) in this case.

- a class C felony, Wisconsin Statutes 943.38(a).

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)

State vs Corey C. Daniels

Washington County Case Number 1993CF000237

The defendant Corey C. Daniels was found guilty of the following charge(s) in this case.

- Utter Forgery 10/13/93, an unclassified felony, Wisconsin Statutes 943.38(2).
- Utr Forf 1013,16&11/6/93, an unclassified felony, Wisconsin Statutes 943.38(2).
- Resist Officer 11/6/93, an unclassified misdemeanor, Wisconsin Statutes 946.41(1).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)

State vs Tyrone Daniels

Milwaukee County Case Number 1985CF004007

The defendant Tyrone Daniels was found guilty of the following charge(s) in this case. One or more other charges were dismissed. The dismissed charges were not proven and have no legal effect. Tyrone Daniels is presumed innocent of the dismissed charges.

- Tyrone Daniels was found guilty of a felony, Wisconsin Statutes 941.20.
- Tyrone Daniels was found guilty of a class E felony, Wisconsin Statutes 941.29(2).

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. Twana M Burris
Milwaukee County Case Number 2010CF005245

The defendant Twana M Burris was found guilty of the following charge(s) in this case.

- Bribery of Witness, a class H felony, Wisconsin Statutes 946.61(1)(a).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs James William Nelson
Milwaukee County Case Number 1981CF001460A

The defendant James William Nelson was found guilty of the following charge(s) in this case.

- an unclassified felony, Wisconsin Statutes 161.41(1).

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)

State vs Joe Johnson

Milwaukee County Case Number 2002CF006844

The defendant Joe Johnson was found guilty of the following charge(s) in this case.

- Possession of Cocaine/Coca(2nd+), an unclassified felony, Wisconsin Statutes 961.41(3g)(c).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. James E Nelson
Milwaukee County Case Number 2002CF007159

The defendant James E Nelson was found guilty of the following charge(s) in this case.

- 2nd-Degree Recklessly Endangering Safety, a class E felony, Wisconsin Statutes 941.30(2).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. Tyrone N Daniels
Milwaukee County Case Number 2004CF004214

The defendant Tyrone N Daniels was found guilty of the following charge(s) in this case.

- Delivery Non-Control as Controlled Sub, a class I felony, Wisconsin Statutes 961.41(4)..

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. Marshall L Williams
Milwaukee County Case Number 2004CF001454

The defendant Marshall L Williams was found guilty of the following charge(s) in this case.

- Possess w/Intent-Cocaine ($\leq 1g$), a class G felony, Wisconsin Statutes 961.41(1m)(cm)1g.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see [Wisconsin Statute 111.335](#) and the Department of Workforce Development's [Arrest and Conviction Records under the Law](#) publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. Anthony Ray Carter
Milwaukee County Case Number 2009CF003124

The defendant Anthony Ray Carter was found guilty of the following charge(s) in this case.

- Armed Robbery, a class C felony, Wisconsin Statutes 943.32(2).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)

State vs Joe Johnson

Milwaukee County Case Number 2002CF006844

The defendant Joe Johnson was found guilty of the following charge(s) in this case.

- Possession of Cocaine/Coca(2nd+), an unclassified felony, Wisconsin Statutes 961.41(3g)(c).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs Nettie M Belcher
Milwaukee County Case Number 1998CF001451

The defendant Nettie M Belcher was found guilty of the following charge(s) in this case.

- Battery to Law Officers/Fire Fighters, a class D felony, Wisconsin Statutes 940.20(2).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs George Frank Pumphrey, Jr
Milwaukee County Case Number 1992CF932737

The defendant George Frank Pumphrey, Jr was found guilty of the following charge(s) in this case.

- a class E felony, Wisconsin Statutes 948.22(2).

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs Corey C Daniels
Milwaukee County Case Number 1995CF950959

The defendant Corey C Daniels was found guilty of the following charge(s) in this case.

- a class C felony, Wisconsin Statutes 943.38.

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. James R Nelson
Milwaukee County Case Number 2012CF002907

The defendant James R Nelson was found guilty of the following charge(s) in this case.

- Robbery with Threat of Force, a class E felony, Wisconsin Statutes 943.32(1)(b).
- Robbery with Threat of Force, a class E felony, Wisconsin Statutes 943.32(1)(b).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs Anthony William Carter
Milwaukee County Case Number 1988CF880294

The defendant Anthony William Carter was found guilty of the following charge(s) in this case.

- a class B felony, Wisconsin Statutes 943.32(a).

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State of Wisconsin vs. Anthony Maurice Carter
Milwaukee County Case Number 2007CF005654

The defendant Anthony Maurice Carter was found guilty of the following charge(s) in this case.

- Armed Robbery with Threat of Force, a class C felony, Wisconsin Statutes 943.32(2).

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.

Wisconsin Circuit Court Access (WCCA)
State vs Anthony Carter
Milwaukee County Case Number 1995CF953933

The defendant Anthony Carter was found guilty of the following charge(s) in this case.

- a class C felony, Wisconsin Statutes 943.10(1)(a).

This is a converted case. Please contact the Milwaukee County Clerk of Circuit Court Criminal Division for detailed Charge, Severity, and Sentence information.

Notice to employers: It may be a violation of state law to discriminate against a job applicant because of an arrest or conviction record. Generally speaking, an employer may refuse to hire an applicant on the basis of a conviction only if the circumstances of the conviction substantially relate to the particular job. For more information, see Wisconsin Statute 111.335 and the Department of Workforce Development's Arrest and Conviction Records under the Law publication.